

Mary F. Schiavo, Esquire
James R. Brauchle, Esquire
MOTLEY RICE, LLC
28 Bridgeside Blvd.
Mt. Pleasant, SC 29464
Telephone: (843) 216-9138
mschiavo@motleyrice.com
jbrauchle@motleyrice.com

Counsel for Plaintiffs

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ALASKA

In re Crash of Aircraft N93PC)	
on July 7, 2013 at Soldotna, Alaska)	No. 3:15-cv-0112-HRH
)	(Consolidated with
)	No. 3:15-cv-0113-HRH and
)	No. 3:15-cv-0115-HRH)
)	

**JOINT STATUS REPORT ON STATUS OF
STIPULATIONS ON MOTIONS IN LIMINE**

The parties file this Joint Status Report to advise the Court on the status of various stipulations and briefing on the Motions *in Limine* currently pending.

1. Honeywell International Inc. (“Honeywell”) filed a total of 30 motions *in limine* in this matter.
2. The parties have been cooperatively and diligently negotiating stipulations on many of the motions.
3. The parties have reached agreement on the following 11 motions *in limine*: 9 (ECF No. 400), 14 (ECF No. 405), 15 (ECF No. 406), 17 (ECF No. 408), 23 (ECF No. 414), 25 (ECF No. 416), 26 (ECF No. 417), 27 (ECF No. 418), 28 (ECF No. 419), 29 (ECF No. 422) and 30 (ECF No. 423).

4. The parties continue to discuss potential stipulations and believe they will reach some form of agreement on the following 9 motions *in limine*: 3 (ECF No. 393), 4 (ECF No. 394), 5 (ECF No. 396), 6 (ECF No. 397), 7 (ECF No. 398), 8 (ECF No. 399), 20 (ECF No. 411), 21 (ECF No. 412) and 24 (ECF No. 415).

5. The parties have not reached agreement on the following 10 motions *in limine* and plaintiffs will file (or have filed) oppositions to those motions today: 1 (ECF No. 391), 2 (ECF No. 392), 10 (ECF No. 401), 11 (ECF No. 402), 12 (ECF No. 403), 13 (ECF No. 404), 16 (ECF No. 407), 18 (ECF No. 409), 19 (ECF No. 410) and 22 (ECF No. 413).

6. The parties intend to file a joint stipulation and proposed order on the motions *in limine* on which they have agreement on or before February 12, 2021.

7. In the event a compromise cannot be reached on the motions *in limine* identified in paragraph 4, Plaintiffs will file their oppositions to those motions on February 19, 2021. However, it is the belief of the parties that some form of compromise will be reached on these motions, making any further briefing unnecessary.

WHEREFORE, the parties request the Court enter an order allowing the parties to submit stipulations to the Court on or before February 12, 2021, and further allowing Plaintiff to file responsive pleadings to any unresolved Motions *in Limine* on or before February 19, 2021.

DATED: February 4, 2021

Respectfully submitted,

s/ James R. Brauchle
Mary F. Schiavo, Esquire
District Court ID # 10755
S.C. Bar #76651
James R. Brauchle, Esquire
District Court ID # 8014
S.C. Bar #69688
MOTLEY RICE, LLC
28 Bridgeside Blvd.
Mt. Pleasant, SC 29464
Telephone: (843) 216-9138
Facsimile: (843) 216-9450
mschiavo@motleyrice.com
jbrauchle@motleyrice.com

Michael J. Schneider
LAW OFFICES OF MICHAEL J.
SCHNEIDER
880 "N" Street, Suite 202
Anchorage, AK 99501
Telephone: 907-277-9306
Facsimile: 907-274-8201
mschneider@aktriallaw.com

**COUNSEL FOR THE ESTATES
OF KIMBERLEY CAROL
CLAYTON ANTONAKOS,
MILTON CONSTANTINE
ANTONAKOS III, OLIVIA
JANE ANTONAKOS,
ANASTACIA CLAYTON
ANTONAKOS, CHRISTOPHER
MICHAEL McMANUS,
STACEY DICKERT
McMANUS, CONNOR
MICHAEL McMANUS, AND**

**MEGHAN ALEXANDRA
MCMANUS, DECEASED.**

James L. Ward, Esquire
District Court ID # 6956
S.C. Bar #13453
Chris Moore, Esquire
District Court ID # 10445
S.C. Bar #77934
RICHARDSON, PATRICK,
WESTBROOK & BRICKMAN
1037 Chuck Dawley Boulevard
Mt. Pleasant, SC 29464
Telephone: (843) 727-6500
Facsimile: (843) 216-6509
jward@rpwb.com
cmoore@rpwb.com

J. Christopher Pracht, V
District Court ID # 10538
S.C. Bar # 77534
P.O. Box 4025
3025 E. Greenville Street
Anderson, SC 29622
Telephone: (864) 226-7222
Facsimile: (864) 226-7224
cp@tandplegal.com

**COUNSEL FOR THE ESTATE OF
MILTON C. ANTONAKOS, JR.,
DECEASED.**

WE CONSENT:

<p>Mary Rediske, as Special Administrator of the Estate of Walter W. Rediske, and on behalf of the Beneficiaries of the Estate including Mary Elizabeth Rediske and minors W.A.R, W.J.R and E.J.R.</p> <p>Alisa R. Brodkowitz Rachel Min Luke Friedman Rubin 51 University Street, Suite 201 Seattle, WA 98101 alisa@friedmanrubin.com rachel@friedmanrubin.com</p> <p>Peter Reed Ehrhardt Law Office of Peter Ehrhardt 215 Fildalgo Avenue, Suite 201 Kenai, AK 96111 peter@907legal.com</p>	<p>Honeywell International, Inc.</p> <p>Christopher Ledford, LLP J. Christian Moller Perkins Coie LLP (SEA) 1201 Third Avenue, Suite 4900 Seattle, WA 98101 cledford@perkinscoie.com cmoller@perkinscoie.com</p> <p>James N Leik Perkins Coie, LLP 1029 W. 3rd Avenue, Suite 300 Anchorage, AK 99501 jleik@perkinscoie.com</p> <p>Gina Marie Diomedi John M. Kelly Michael Gerard McQuillen Todd Matthew Saranecki Adler Murphy & McQuillen LLP 20 South Clark Street, Suite 2500 Chicago, IL 60603 gdiomedi@amm-law.com jkelly@amm-law.com mmcquillen@amm-law.com tsaranecki@amm-law.com</p>